10/628,473		Applicant(s)/Patent under Reexamination TOGINO, TAKAYOSHI						
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Application/Control No.

Applicant(s)/Patent under

U.S. Patent and Trademark Office

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE PATENT APPLICATION OF:

Takayoshi TOGINO

SERIAL NO.:

10/628,473

ATTORNEY DOCKET No.:

009523-0303920

E. ... DATE

July 29, 2003

FILING DATE:

July 25, 20

ART UNIT:

2622

EXAMINER:

Nhan T. TRAN

For:

PORTABLE TELEPHONE WITH PHOTOTAKING OPTICAL SYSTEM, TWO-

DIMENSIONAL DISPLAY AND MAGNIFYING OPTICAL SYSTEM

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION (37 C.F.R. Section 1.321(c))

Identification of Person(s) Making This Disclaimer

I, E. R. Hernandez, represent that I am the attorney of record.

EXTENT OF DISCLAIMANT'S INTEREST

The extent of the interest in this invention that the disclaimant owns is in the whole of this invention.

DISCLAIMER (Provisional Obviousness-Type Double Patenting Rejection Over A Patent)

Petitioner hereby disclaims, except as provided below, the terminal part of any patent granted on the instant application, which would extend beyond the expiration date of U.S. Patent No. 6,633,337, issued October 14, 2003, as shortened by any terminal disclaimer. Petitioner hereby agrees that any patent so granted on the instant

Terminal Disclaimer
U.S. Patent Application No. 10/628,473
Attorney's Docket: 009523-0303920

application shall be enforceable only for and during such period that it and the above-listed patents are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors, or assigns.

In making the above disclaimer, disclaimant does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. Sections 154 to 156 and 173 of U.S. Patent No.:

6,633,337

in the event that it either later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. Section 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to expiration of its full statutory term as presently shortened by any terminal disclaimer, except for the separation of legal title stated above.

For submissions on behalf of an organization (e.g., corporation, partnership, university, Government agency, etc.), the undersigned (whose title is supplied below) is empowered to act on behalf of the organization.

DISCLAIMER FEE (37 C.F.R. Section 1.20(d))

Other than a small entity--fee \$130.00.

FEE PAYMENT

Payment to the sum of \$130.00 was made with the filing of Terminal Disclaimer on January 14, 2008.

Date: January 15, 2008

PILLSBURY WINTHROP SHAW PITTMAN LLP P.O. Box 10500 McLean, VA 22102 Tel. No. 703.770.7788

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E. R. Hernandez

Registration No. 47,641

Jeea /

T.D. INFORMAL MEMO: DO NOT MAIL THIS MEMO TO APPLICANT

Date:			22-Jan-08	APPL. S. N:		10628473			
To Exam	iner:		TRAN, NHAN	Art Unit		2615			
From			Jefferson, Henry PARALEGAL SPCECIALIST	Return This Memo To Drop-Off Location	o: Case	JEF-2D68			
SUBJEC	T: Decisio	on on Terminal	Disclaimer(T.D.) filed:						
form pai or have	agraphs i any quest	dentified by th ions, please se	is informal memo in your e me or the Special Progr	next Office action to notify a ram Examiner. THIS IS AN IN	pplicant of t IFORMAL, IN				
please ir	nitial, date	and return thi	s memo to me. THANK YO	OU.					
Image: Control of the	The T.D.	is PROPER and	d has been recorded (see	14.23).					
Г	The T.D.	is NOT PROPE	R and has not been accep	ted for the reason(s) checke	d below (se	e 14.24):			
		The TD fee of use of a depor		bmitted nor is there any aut	horization in	the application file for the			
		his/her interes		nat the person who has signe ne interest of the business er 14.26.01).					
	П		cks the enforceable only during common ownership clause – needed to overcome a non-statutory enting rejection, Rule 321(b) (see 14.27.01).						
			directed to a particular claim(s), which is not acceptable since "the disclaimer must be for a termina he term of the entire patent to be granted" (MPEP 1490) (see 14.26 & 14.26.02).						
	Г	The person w	no signed the T.D.:						
		is no	t an attorney "of record"	(see 14.29 and 14.29.01).					
		has:	failed to state his/her cap	acity to sign for the business	entity (see	14.28).			
		is no	t recognized as an officer	of the assignee (see 14.29 8	& possible 1	4.29.02).			
	Γ.	nor is the reel (see 37 CFR 3	and frame number specification.73(b) and 1140 O.G. 72	title from the original invent fied as to where such eviden). NOTE: This documentary e . or in a separate paper of re	ce is recorde vidence or t	ed in the Office the specifying of the reel and			
	Γ.	The T.D. is no	t signed (see 14.26 & 14.	26.03).					
	Γ		nber of the application (or ction is missing or incorre	the number of the patent) v ect (see 14.32).	which forms	the basis for the double			
	Γ.	The serial number of this application (or the number of the patent in reexam or reissue cases being disclaimed is missing or incorrect (see 14.26, 14.27.02 or 14.26.05).							
	<u></u>	The period dis	claimed is incorrect or no	t specified (see 14.26, 14.27	.02 or 14.20	6.03).			
		Other:							
	i□	Suggestion to and do not ch		6). NOTE: If already authoriz	zed, credit r	efund to deposit account			
have a	ppropriate	ely notified app	licant(s) of the status of t	he Terminal Disclaimer filed	in this case.				
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